

DEPARTMENT OF THE NAVY

COMMANDER NAVY REGION SOUTHWEST 937 NO. HARBOR DR. SAN DIEGO, CA 92132-0058

COMNAVREGSWINST 1752.1

5 January 2000

COMNAVREGSW INSTRUCTION 1752.1

Subj: MARRIAGE OF ACTIVE DUTY NAVY PERSONNEL TO MEXICAN NATIONALS

Ref:

- (a) MILPERSMAN 5352-030
- (b) BUPERSINST 1750.10A
- (c) MILPERSMAN 5352-020
- (d) BUMEDINST 6220.8
- (e) MILPERSMAN 1754-030
- (f) MILPERSMAN 1300-150 through 1300-210

Encl:

- (1) Sample Request for Background Investigation on Prospective Alien Spouse
- (2) Sample Affidavit of Support
- (3) Sample Personal History Statement of Prospective Alien Spouse
- (4) Sample Letter of Application for Permission to Marry a Mexican National
- (5) Sample Certificate of Medical Examination of Applicant
- (6) Sample Statement Acknowledging Possible Ineligibility for Non-quota Immigration Visa
- (7) Sample Certificate of Counseling by a Chaplain
- 1. <u>Purpose</u>. To provide information, policy and procedures, concerning marriage of active duty Navy personnel to Mexican nationals, when the marriage occurs outside the United States.
- 2. <u>Authority</u>. Reference (a) designates COMNAVREG SW as the area commander and approving authority for marriage of active duty Navy personnel to Mexican nationals outside the United States.

3. Applicability

- a. This instruction is applicable to all active duty Navy personnel, regardless of their duty station.
- b. U.S. and civilian personnel serving with, employed by or accompanying the armed forces outside the United States under DOD sponsorship are excluded from the provisions of this instruction. However, these personnel may choose to avail themselves of the consultative services provided by COMNAVREG SW concerning the legal, procedural, moral and intercultural problems involved in marriages.

4. Information

- a. All active duty Navy personnel have basically the same right to enter into marriage as any other citizen of the United States. Per reference (a), however, personnel are required to obtain written authorization from the appropriate area commander prior to marrying a foreign national. Failure to obtain prior authorization for marriage is a violation of this instruction and constitutes an offense under Article 92, Uniform Code of Military Justice. Disciplinary action may result.
- b. The restrictions imposed by this instruction are not intended to prevent marriage. These restrictions are for the protection of both aliens and U.S. citizens from the possible disastrous effects of an impetuous marriage entered into without appreciation of its implications and obligations. Of additional concern is the legal validity of the marriage. Marriage is a legally recognized contractual union between a man and a woman. As with any contract, the validity of the marriage will be determined by the laws of the country in which the ceremony is performed. Therefore, strict compliance with local laws is required.
- c. Authorization for approval to marry will be given in all instances where personnel have fully complied with the requirements contained in this instruction. However, to maintain the integrity of service families, COMNAVREG SW must reasonably ensure there is no information which may result in denial of a visa by the U.S. Foreign Service and/or District Director of Immigration and Naturalization, i.e., that there is no legal impediment to the proposed marriage; that the alien spouse is not barred from entry in the U.S. through inability to meet statutory physical, mental or character standards; and that the service member has the financial ability to support the alien spouse to prevent him/her from becoming a public ward. Procedures employed by COMNAVREG SW in screening documents for marriage are, therefore, similar to procedures for processing requests for visa issuance and entry of an alien spouse into the United States.
- d. Marriage to an U.S. citizen does not, in itself, result in issuance of an immigration visa to the alien spouse. Final jurisdiction in these matters is within the cognizance of the Department of State and the U.S. Commissioner of Immigration and Naturalization, and is governed by the laws of the United States.
- 5. <u>Submission of Applications</u>. Request for authorization to marry a Mexican national will be forwarded to Commander, Navy Region Southwest (NOOJ), 937 North Harbor Drive, San Diego, CA 92132-0058.

6. Action Required by Applicant

- a. Request for Background Check. Per reference (a), personnel contemplating marriage to a Mexican national should contact the U.S. Embassy or appropriate Consulate in the prospective alien spouse's native country to request a background investigation. The investigation must include a criminal and subversive records check, fingerprint check, and are initiated to determine the eligibility of the prospective alien spouse's entry into the U.S.. Since the background investigation can take as long as six months to complete, this must be completed prior to finalizing any other marriage plans. Enclosure (1) is a sample containing information the U.S. Embassy or Consulate will need to conduct an investigation. Route the requests for background investigations to the Embassy or Consulate via the applicant's commanding officer/officer in charge with a copy provided to COMNAVREG SW.
- b. Obtain a medical examination for the prospective alien spouse. The prospective alien spouse and, if applicable, all family members, must complete a medical examination by a medical officer of the U.S. armed forces or a physician approved by the U.S. Consular Service, certifying both parties are free from infectious disease to include venereal disease and active tuberculosis. The examination will be of sufficient scope and thoroughness to detect mental or physical illness, and will include, as a minimum, a blood test, urinalysis, chest X-ray, HIV screening and counseling with a doctor.
- c. Provide an Affidavit of Support. Enclosure (2) is provided as an example.
- d. Submit a personal history statement of prospective alien spouse. Enclosure (3) is provided as an example of the information required.
- e. Submit a formal application for marriage, enclosure (4), via applicant's chain of command with sufficient copies (original and two) to COMNAVREG SW (NOOJ).

7. Action Required by Applicant's Commanding Officer/Officer in Charge

- a. Ensure the provisions of this directive and the references cited herein are thoroughly explained and understood by personnel submitting an application for marriage.
- b. Advise the applicant not to finalize his or her marriage plans/dates until an authorization to marry is approved by COMNAVREG SW.

- Ensure the application is complete; the information provided by both the applicant and the prospective alien spouse is true and correct; and all documents, forms and supporting documents are obtained from official files of the United States and Mexico. Document(s) required to substantiate nationality of both parties are birth or naturalization certificates bearing the embossed seal of the issuing authority, or a valid U.S. passport. Extracts from military service records are not acceptable as evidence of U.S. citizenship. Certificates of birth and death, decrees of divorce and annulment, and similar official documents must be certified, i.e., obtained from the proper issuing authority (usually the issuing court or an appropriate bureau of vital statistics), and properly signed and sealed by the issuing authority. If applicable, supporting documents must be translated into English and such translations will bear appropriate certification by the translator as to the correctness. (NOTE: When a passport or naturalization certificate is used for substantiation, it will be returned to the bearer after examination by an appropriate official.)
- d. Verify service member and prospective alien spouse has current (within last six months) medical examinations. For service member, have medical officer complete enclosure (5).
 - e. Ensure pre-marriage background investigation is completed.
- f. If information is obtained in the pre-marriage background investigation or report of physical examination concerning the prospective alien spouse who may preclude the intended spouse from entering the U.S., the applicant's commanding officer/ officer in charge shall take the following actions:
- (1) Ensure compliance with reference (b) by counseling the applicant concerning the contents of the investigative report and the ramifications. Should the applicant persist in the desire to marry, prepare a statement by both the member and the prospective alien spouse acknowledging they have been advised regarding the potential problems in obtaining an Immigration Visa, in accordance with the U.S. Immigration and Naturalization Act. Enclosure (6) is provided as a sample statement.
- (2) Ensure the applicant receives additional counseling by a legal officer and a military chaplain. Enclosure (7) is provided as a sample certification of counseling.
- g. Endorse service member's application with a recommendation for approval/disapproval and forward to COMNAVREG SW (NOOJ).

8. Application Processing Procedures. Upon receipt of an applicant's marriage request (original letter and enclosures plus two complete copies), the application will be reviewed by COMNAVREG SW for completeness. If discrepancies are found, the applicant will be informed and given instructions/recommendations for correcting the discrepancies. Applications will not be processed until a completed package is received. Where requests for correction of discrepancies/additional information are not replied to within 60 days, the application will be returned to the applicant without action.

9. Approval of Requests

- a. COMNAVREG SW will approve the authorization to contract marriage as soon as a complete marriage application is received, an appropriate review has been conducted, and no impediment to the marriage is found. Applicants will be informed of the approval by letter via their commanding officer/officer in charge. Pertinent instructions pertaining to the marriage will be included in the letter and must be adhered to. Approval will be valid for a period of six months from the date of issue. In those cases where it is not possible for the applicant to meet the six-month deadline, an extension may be granted, provided no derogatory information is received which would require additional investigation. Requests for extensions shall be submitted via the commanding officer/officer in charge.
- b. This authorization to contract marriage does not grant the new spouse immigration rights to enter the United States. The final determination as to the eligibility for entry rests with the U.S. Immigration and Naturalization Service and the Department of State. The U.S. Navy does not make this determination, nor can the U.S. Navy intercede on behalf of the service member or his family member(s).
- c. Should authorization to marry be approved by COMNAVREG SW, the U.S. Navy is in no way obligated to provide local support, transportation of family member(s) or household goods at government expense; or any other dependent benefit normally accrued through marriage except as provided by current directives.
- d. The commanding officer/officer in charge shall notify COMNAVREG SW of the date and place the marriage is solemnized for each authorization approved and include a certified or true copy of the marriage contract/license.
- 10. <u>Denial/Disapproval of Request</u>. In those cases where a request for authorization to marry is denied, the reason for disapproval will be set forth in detail and be forwarded to the applicant via his/her commanding officer/officer in charge.

11. Violations

- a. Marriage in the COMNAVREG SW approval area by active duty personnel without prior approval is in violation of this instruction and constitutes an offense under Article 92, Uniform Code of Military Justice. Such unauthorized marriage can present serious and continuing problem that are likely to be detrimental to the welfare of both the service member and the spouse.
- b. In those cases where a marriage was contracted without prior approval of COMNAVREG SW, it is possible that family members may not be granted command sponsorship and associated local Navy family member benefits, except identification card and medical privileges, until the parties to the marriage comply with the requirements set forth in this instruction.
- c. Commands shall report immediately all marriages contracted in violation of this instruction to COMNAVREG SW. A request for recognition of the marriage from the service member's commanding officer/officer in charge shall include the following:
- (1) Certified or true copy of the marriage contract/license.
- (2) Original or certified copy of birth certificate of spouse; however, if spouse's birth is a late registration (not registered within six months after birth), a certified copy of the baptismal certificate and elementary school record may be submitted.
- (3) Original physical examination for spouse and all spouse's children. Physical examination must be completed by a medical officer of the U.S. armed forces or by a physician approved by the U.S. Consular Service (see paragraph 7b).
- (4) Member must sign the following Administrative Remarks (Page 13) stating he/she may encounter delays/difficulties if/ when sponsor petitions for an immigrant visa for the spouse. The final determination as to the eligibility for entry of the spouse into the United States rests with the U.S. Immigration and Naturalization Service and the Department of State.
 - (5) Statement of Service.
- (6) Record of Emergency Data (Page 2) showing present address of spouse.

12. Additional Information

- a. General policy regarding marriage of active duty personnel to foreign nationals and related matters such as immigration of an alien spouse, children, and stepchildren or adopted children is set forth in references (a) through (f).
- b. Obtaining necessary care for tuberculosis for alien family members of U.S. Navy personnel is set for in reference (d).
- c. Policy regarding support of family members is set forth in reference (e).
- d. Action required for recognition of newly acquired U.S. Navy family members when such family members are acquired by marriage to Mexican national, and the effect of this on tour lengths and command sponsorship is set forth in reference (f).

V. Z. Froman

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www.cnrsw.navy.mil/admin/menu.htm

Copy to:
BUPERS (PERS 662)
CINCPACELT

REQUEST FOR BACKGROUND INVESTIGATION ON PROSPECTIVE ALIEN SPOUSE

Date

From: Applicant's Rank, Name, SSN, Branch of Service

To: American Embassy or Regional Security Officer, U.S. Embassy

In Mexico, P.O. Box 3087, Laredo, Texas 78044

Via: Applicant's Commanding Officer/Officer in Charge

Subj: REQUEST FOR PREMARITAL BACKGROUND INVESTIGATION, INCLUDING

A CRIMINAL AND SUBVERSIVE RECORD CHECK AND FINGERPRINT

CHECK ICO PROSPECTIVE ALIEN SPOUSE'S NAME

Ref: (a) MILPERSMAN 5352-030

Encl: (1) Sample Biographic Information for Background Check of

Prospective Alien Spouse

1. Per reference (a), request a background investigation, including a criminal and subversive record check and fingerprint check, be initiated to determine the eligibility of (prospective alien spouse's name) entry into the United States. Enclosure (1) is provided to assist with the investigation.

Signature of Applicant

BIOGRAPHIC INFORMATION FOR BACKGROUND CHECK OF PROSPECTIVE ALIEN SPOUSE

Name:	(Last, Firs	t, Middle)	(Male/	Female)	Birth:	(Month/D	ay/Year)
<u>(Nation</u>	nality), (O	ther Names	used),	(City a	and Cour	ntry of E	sirth)
Father	: (Last, F	irst, Mido	lle) (Bi	rth Date	e) (Curi	rent Resi	dence)
Mother	: (Maiden,	First, Mi	ddle) (Birth Da	ate) (Cı	ırrent Re	sidence)
Former	husbands o	r wives (i	f none,	so stat	ce):		
(Last,	First, Mid	dle) (Birt	h Date)			•	Place of ination)
Resider	nce (last f	ive years,	list p	resent a	address	first):	
Street	Cit		ovince State	Coi	untry	From Mo/Yr	To Mo/Yr
Employr	ment (last	five years	, list	present	employr	ment firs	t):
Full Na	ame & Addre	ss of Empl	.oyer	Occupa	ation	From Mo/Yr	To Mo/Yr
List la	ast employm	ent abroac	l if not	shown a	above:		
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U.S. Department of Justice

Immigration and Naturalization Service

Affidavit of Support Under Section 213A of the Act

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Social Security Number		A-Nu	umber (If any)		☐ Yes	□ No	<u> </u>	-	Section 213A	
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Part 4. Eligibility to Sponsor

To be a sponsor you must be a U.S. citizen or national or a lawful permanent resident. If you are not the petitioning relative, you must provide proof of status. To prove status, U.S. citizens or nationals must attach a copy of a document proving status, such as a U.S. passport, birth certificate, or certificate of naturalization, and lawful permanent residents must attach a copy of both sides of their Alien Registration Card (Form I-551).

The determination of your eligibility to sponsor an immigrant will be based on an evaluation of your demonstrated ability to maintain an annual income at or above 125 percent of the Federal poverty line (100 percent if you are a petitioner sponsoring your spouse or child and you are on active duty in the U.S. Armed Forces). The assessment of your ability to maintain an adequate income will include your current employment, household size, and household income as shown on the Federal income tax returns for the 3 most recent tax years. Assets that are readily converted to cash and that can be made available for the support of sponsored immigrants if necessary, including any such assets of the immigrant(s) you are sponsoring, may also be considered.

The greatest weight in determining eligibility will be placed on current employment and household income. If a petitioner is unable to demonstrate ability to meet the stated income and asset requirements, a joint sponsor who can meet the income and asset requirements is needed. Failure to provide adequate evidence of income and/or assets or an affidavit of support completed by a joint sponsor will result in denial of the immigrant's application for an immigrant visa or adjustment to permanent resident status.

A.	3h	onse	or's	Employment		
I ar	n:	1.		Employed by(Pro	vide evidence of emplo	yment)
				Annual salary \$or hourly wage \$(for	hours per week)	
		2.		Self employed	(Name of bus	iness)
				Nature of employment or business		
		3.		Unemployed or retired since		
В.	Us	e of	Ber	nefits		
you	ır m	ost re	cent	nyone related to you by birth, marriage, or adoption living in your house income tax return received any type of means-tested public benefit in the past 3 y. No (If yes, provide details, including programs and dates, on a separate sheet of	ears?	dependent or
C.	Sp	onso	r's	Household Size		Number
1.				ersons (related to you by birth, marriage, or adoption) living in your residence, inco NOT include persons being sponsored in this affidavit.)	cluding	
2.	_			nmigrants being sponsored in this affidavit (Include all persons in Part 3.)		
3.				nmigrants NOT living in your household whom you are still obligated to support gned affidavit of support using Form I-864.	under a	
4.		mber ent ta		ersons who are otherwise dependent on you, as claimed in your tax return for the are.	most	
5.	Tot	al ho	useh	old size (Add lines 1 through 4.)	Total	
sup	port	oblig	atio	w who are included in lines 1 or 3 for whom you previously have submitted INS In has not terminated. The content is the content of the conte	Form I-864, if your	

Name	A-Number	Date Affidavit of Support Signed	Relationship
			-
		-	

Part 4. Eligibility to Sponsor

(Continued)

D. Sponsor's Annual Household Income

Enter total unadjusted income from your Federal income tax return for the most recent tax year below. If you last filed a joint income tax return but are using only your own income to qualify, list total earnings from your W-2 Forms, or, if necessary to reach the required income for your household size, include income from other sources listed on your tax return. If your individual income does not meet the income requirement for your household size, you may also list total income for anyone related to you by birth, marriage, or adoption currently living with you in your residence if they have lived in your residence for the previous 6 months, or any person shown as a dependent on your Federal income tax return for the most recent tax year, even if not living in the household. For their income to be considered, household members or dependents must be willing to make their income available for support of the sponsored immigrant(s) and to complete and sign Form I-864A, Contract Between Sponsor and Household Member. A sponsored immigrant/household member only need complete Form I-864A if his or her income will be used to determine your ability to support a spouse and/or children immigrating with him or her.

You must attach evidence of current employment and copies of income tax returns as filed with the IRS for the most Inc

rec Inc	ent ome	3 tax years from all 3 ye	for yourself and all persons whose incomes ars will be considered in determining your abil	e is listed below ity to support th	ow ie imm	See "Required E igrant(s) you are s	widence" in sponsoring.	Instructions
		I filed a joir I filed a joir □ I am su	gle/separate tax return for the most recent tax year teturn for the most recent tax year which include return for the most recent tax year which include the most recent tax year which include bmitting documentation of my individual incomalifying using my spouse's income; my spouse	udes only my or udes income for ne (Forms W-2	rmy sp and 10	oouse and myself. 199).		
			Indicate most recent tax year	1			_	
						(tax year)		
			Sponsor's individual income		\$			
			or					
			Sponsor and spouse's combined income (If joint tax return filed; spouse must submit Form I-864A.)		\$			
			Income of other qualifying persons. (List names; include spouse if applicable. Each person must complete Form I-864A.)					
					\$		•	
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	٠		Total Household Income		\$			
			heet of paper if you or any of the above listed in 3 years, or if other explanation of income, em				ne tax	
			n of Eligibility Based on Income	•				
1. 2.		I am subject Forces spon	to the 125 percent of poverty line requirement to the 100 percent of poverty line requirement soring their spouse or child.		active	e duty in the U.S.	Armed	
2. 3.			stal household size, from Part 4.C., line 5	s chart for the v	ear of		is \$	
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If you are currently employed and your household income for your household size is equal to or greater than the applicable poverty line requirement (from line E.3.), you do not need to list assets (Parts 4.F. and 5) or have a joint sponsor (Part 6) unless you are requested to do so by a Consular or Immigration Officer. You may skip to Part 7, Use of the Affidavit of Support to Overcome Public Charge Ground of Admissibility. Otherwise, you should continue with Part 4.F.

Part 4. Eligibility to Sponsor

(Continued)

F. Sponsor's Assets and Liabilities

Your assets and those of your qualifying household members and dependents may be used to demonstrate ability to maintain an income at or above 125 percent (or 100 percent, if applicable) of the poverty line if they are available for the support of the sponsored immigrant(s) and can readily be converted into cash within 1 year. The household member, other than the immigrant(s) you are sponsoring, must complete and sign Form I-864A, Contract Between Sponsor and Household Member. List the cash value of each asset after any debts or liens are subtracted. Supporting evidence must be attached to establish location, ownership, date of acquisition, and value of each asset listed, including any liens and liabilities related to each asset listed. See "Evidence of Assets" in Instructions.

Type of Asset	Cash Value of Assets (Subtract any debts)			
Savings deposits	\$			
Stocks, bonds, certificates of deposit	\$			
Life insurance cash value	\$			
Real estate	\$			
Other (specify)	\$			
Total Cash Value of Assets	S .			

Part 5. Immigrant's Assets and Offsetting Liabilities

The sponsored immigrant's assets may also be used in support of your ability to maintain income at or above 125 percent of the poverty line if the assets are or will be available in the United States for the support of the sponsored immigrant(s) and can readily be converted into cash within 1 year.

The sponsored immigrant should provide information on his or her assets in a format similar to part 4.F. above. Supporting evidence must be attached to establish location, ownership, and value of each asset listed, including any liens and liabilities for each asset listed. See "Evidence of Assets" in Instructions.

Part 6. Joint Sponsors

If household income and assets do not meet the appropriate poverty line for your household size, a joint sponsor is required. There may be more than one joint sponsor, but each joint sponsor must individually meet the 125 percent of poverty line requirement based on his or her household income and/or assets, including any assets of the sponsored immigrant. By submitting a separate Affidavit of Support under Section 213A of the Act (Form I-864), a joint sponsor accepts joint responsibility with the petitioner for the sponsored immigrant(s) until they become U.S. citizens, can be credited with 40 quarters of work, leave the United States permanently, or die.

Part 7. Use of the Affidavit of Support to Overcome Public Charge Ground of Inadmissibility

Section 212(a)(4)(C) of the Immigration and Nationality Act provides that an alien seeking permanent residence as an immediate relative (including an orphan), as a family-sponsored immigrant, or as an alien who will accompany or follow to join another alien is considered to be likely to become a public charge and is inadmissible to the United States unless a sponsor submits a legally enforceable affidavit of support on behalf of the alien. Section 212(a)(4)(D) imposes the same requirement on an employment-based immigrant, and those aliens who accompany or follow to join the employment-based immigrant, if the employment-based immigrant will be employed by a relative, or by a firm in which a relative owns a significant interest. Separate affidavits of support are required for family members at the time they immigrate if they are not included on this affidavit of support or do not apply for an immigrant visa or adjustment of status within 6 months of the date this affidavit of support is originally signed. The sponsor must provide the sponsored immigrant(s) whatever support is necessary to maintain them at an income that is at least 125 percent of the Federal poverty guidelines.

I submit this affidavit of support in consideration of the sponsored immigrant(s) not being found inadmissible to the United States under section 212(a)(4)(C) (or 212(a)(4)(D) for an employment-based immigrant) and to enable the sponsored immigrant(s) to overcome this ground of inadmissibility. I agree to provide the sponsored immigrant(s) whatever support is necessary to maintain the sponsored immigrant(s) at an income that is at least 125 percent of the Federal poverty guidelines. I understand that my obligation will continue until my death or the sponsored immigrant(s) have become U.S. citizens, can be credited with 40 quarters of work, depart the United States permanently, or die.

Part 7. Use of the Affidavit of Support to Overcome Public Charge Grounds

(Continued)

Notice of Change of Address.

Sponsors are required to provide written notice of any change of address within 30 days of the change in address until the sponsored immigrant(s) have become U.S. citizens, can be credited with 40 quarters of work, depart the United States permanently, or die. To comply with this requirement, the sponsor must complete INS Form I-865. Failure to give this notice may subject the sponsor to the civil penalty established under section 213A(d)(2) which ranges from \$250 to \$2,000, unless the failure to report occurred with the knowledge that the sponsored immigrant(s) had received means-tested public benefits, in which case the penalty ranges from \$2,000 to \$5,000.

If my address changes for any reason before my obligations under this affidavit of support terminate, I will complete and file INS Form I-865, Sponsor's Notice of Change of Address, within 30 days of the change of address. I understand that failure to give this notice may subject me to civil penalties.

Means-tested Public Benefit Prohibitions and Exceptions.

Under section 403(a) of Public Law 104-193 (Welfare Reform Act), aliens lawfully admitted for permanent residence in the United States, with certain exceptions, are ineligible for most Federally-funded means-tested public benefits during their first 5 years in the United States. This provision does not apply to public benefits specified in section 403(c) of the Welfare Reform Act or to State public benefits, including emergency Medicaid; short-term, non-cash emergency relief; services provided under the National School Lunch and Child Nutrition Acts; immunizations and testing and treatment for communicable diseases; student assistance under the Higher Education Act and the Public Health Service Act; certain forms of foster-care or adoption assistance under the Social Security Act; Head Start programs; means-tested programs under the Elementary and Secondary Education Act; and Job Training Partnership Act programs.

Consideration of Sponsor's Income in Determining Eligibility for Benefits.

If a permanent resident alien is no longer statutorily barred from a Federally-funded means-tested public benefit program and applies for such a benefit, the income and resources of the sponsor and the sponsor's spouse will be considered (or deemed) to be the income and resources of the sponsored immigrant in determining the immigrant's eligibility for Federal means-tested public benefits. Any State or local government may also choose to consider (or deem) the income and resources of the sponsor and the sponsor's spouse to be the income and resources of the immigrant for the purposes of determining eligibility for their means-tested public benefits. The attribution of the income and resources of the sponsor and the sponsor's spouse to the immigrant will continue until the immigrant becomes a U.S. citizen or has worked or can be credited with 40 qualifying quarters of work, provided that the immigrant or the worker crediting the quarters to the immigrant has not received any Federal means-tested public benefit during any creditable quarter for any period after December 31, 1996.

I understand that, under section 213A of the Immigration and Nationality Act (the Act), as amended, this affidavit of support constitutes a contract between me and the U.S. Government. This contract is designed to protect the United States Government, and State and local government agencies or private entities that provide means-tested public benefits, from having to pay benefits to or on behalf of the sponsored immigrant(s), for as long as I am obligated to support them under this affidavit of support. I understand that the sponsored immigrants, or any Federal, State, local, or private entity that pays any means-tested benefit to or on behalf of the sponsored immigrant(s), are entitled to sue me if I fail to meet my obligations under this affidavit of support, as defined by section 213A and INS regulations.

Civil Action to Enforce.

If the immigrant on whose behalf this affidavit of support is executed receives any Federal, State, or local means-tested public benefit before this obligation terminates, the Federal, State, or local agency or private entity may request reimbursement from the sponsor who signed this affidavit. If the sponsor fails to honor the request for reimbursement, the agency may sue the sponsor in any U.S. District Court or any State court with jurisdiction of civil actions for breach of contract. INS will provide names, addresses, and Social Security account numbers of sponsors to benefit-providing agencies for this purpose. Sponsors may also be liable for paying the costs of collection, including legal fees.

Part 7. Use of the Affidavit of Support to Overcome Public Charge Grounds (Continued)

I acknowledge that section 213A(a)(1)(B) of the Act grants the sponsored immigrant(s) and any Federal, State, local, or private agency that pays any means-tested public benefit to or on behalf of the sponsored immigrant(s) standing to sue me for failing to meet my obligations under this affidavit of support. I agree to submit to the personal jurisdiction of any court of the United States or of any State, territory, or possession of the United States if the court has subject matter jurisdiction of a civil lawsuit to enforce this affidavit of support. I agree that no lawsuit to enforce this affidavit of support shall be barred by any statute of limitations that might otherwise apply, so long as the plaintiff initiates the civil lawsuit no later than ten (10) years after the date on which a sponsored immigrant last received any means-tested public benefits.

Collection of Judgment.

I acknowledge that a plaintiff may seek specific performance of my support obligation. Furthermore, any money judgment against me based on this affidavit of support may be collected through the use of a judgment lien under 28 U.S.C. 3201. a writ of execution under 28 U.S.C. 3203, a judicial installment payment order under 28 U.S.C. 3204, garnishment under 28 U.S.C. 3205, or through the use of any corresponding remedy under State law. I may also be held liable for costs of collection, including attorney fees.

I, _			, ce	rtify under pe	nalty of perjury	under the	e laws of the United
Stat	tes that:						•
	(b) All the si	tatements in thi	this affidavit of support s affidavit of support of support for th	are true and	correct;	D 7	Gradu and
			oj support jor in Evation or purpose o		non siatea in	Pari /,	jreety, ana
	(d) Income	tax returns su	bmitted in support	of this affic	lavit are true	copies of	the returns
	-		evenue Service; and				
	(e) Any othe	r evidence subr	nitted is true and co	rrect.			,
-							
	(Sp	onsor's Signature)				(Date)	
bscribed a	and sworn to (or af	•	me this				
	_day of	, , , , , , , , , , , , , , , , , , ,	(Year)	_			
				·'			
commiss	sion expires on						
(Fi	of Notary Public or O	Charles A. January	- 0-41	•••			
(Signature	oj Notary Public or O	yıcer Aamınısıering	g Oain)				
		(Title)					
		• • •					
	*					•	
rt 8.	lf someone o must comple	ther than t te the follo	the sponsor prowing:	repared t	his affiday	it of su	pport, that perso
rtify under	r penalty of perjury uest, and that this a	under the laws	s of the United State port is based on all in	s that I prepar	ed this affidavi which I have k	t of suppo nowledge	rt at the
nture		Print Yo	ur Name		Date		Daytime Telephone Number
			· · · · · · · · · · · · · · · · · · ·				<u> </u>

Immigration and Naturalization Service

INSTRUCTIONS

Purpose of this Form

This form is required to show that an intending immigrant has adequate means of financial support and is not likely to become a public charge.

Sponsor's Obligation

The person completing this affidavit is the sponsor. sponsor's obligation continues until the sponsored immigrant becomes a U.S. citizen, can be credited with 40 qualifying quarters of work, departs the United States permanently, or dies. Divorce does not terminate the obligation. By executing this form, you, the sponsor, agree to support the intending immigrant and any spouse and/or children immigrating with him or her and to reimburse any government agency or private entity that provides these sponsored immigrants with Federal, State, or local means-tested public benefits.

General Filing Instructions

Please answer all questions by typing or clearly printing in black ink only. Indicate that an item is not applicable with "N/A". If an answer is "none," please so state. If you need extra space to answer any item, attach a sheet of paper with your name and Social Security number, and indicate the number of the item to which the answer refers.

You must submit an affidavit of support for each applicant for immigrant status. You may submit photocopies of this affidavit and all supporting documentation for any spouse or children immigrating with an immigrant you are sponsoring, but the signature on each photocopied affidavit must be For purposes of this form, a spouse or child is immigrating with an immigrant you are sponsoring if he or 1) listed in Part 3 of this affidavit of support; and 2) applies for an immigrant visa or adjustment of status within 6 months of the date this affidavit of support is originally completed and signed. The signature on the affidavit, including the signature on photocopies, must be notarized by a notary public or signed before an Immigration or a Consular Officer.

You should give the completed affidavit of support with all required documentation to the sponsored immigrant for submission to either a Consular Officer with Form OF-230, Application for Immigrant Visa and Alien Registration, or an Immigration Officer with Form I-485, Application to Register Permanent Residence or Adjust Status. You may enclose the affidavit of support and accompanying documents in a sealed envelope to be opened only by the designated Government The sponsored immigrant must submit the affidavit of support to the Government within 6 months of its signature.

Who Needs an Affidavit of Support under Section 213A?

This affidavit must be filed at the time an intending immigrant is applying for an immigrant visa or adjustment of status. It is required for:

- All immediate including relatives. orphans. family-based immigrants. (Self-petitioning widow/ers and battered spouses and children are exempt from this requirement); and
- Employment-based immigrants where a relative filed the immigrant visa petition or has a significant ownership interest (5 percent or more) in the entity that filed the petition.

Who Completes an Affidavit of Support under Section 213A?

- For immediate relatives and family-based immigrants, the family member petitioning for the intending immigrant must be the sponsor.
 - For employment-based immigrants, the petitioning relative or a relative with a significant ownership interest (5 percent or more) in the petitioning entity must be the sponsor. The term "relative," for these purposes, is defined as husband, wife, father, mother, child, adult son or daughter, brother, or sister.
- the petitioner cannot a joint requirements. sponsor may submit additional affidavit of support.

A sponsor, or joint sponsor, must also be:

- A citizen or national of the United States or an alien lawfully admitted to the United States for permanent residence;
- At least 18 years of age; and
- Domiciled in the United States or its territories and possessions.

Sponsor's Income Requirement

As a sponsor, your household income must equal or exceed 125 percent of the Federal poverty line for your household For the purpose of the affidavit of support, household size includes yourself, all persons related to you by birth, marriage, or adoption living in your residence, your dependents, any immigrants you have previously sponsored using INS Form I-864 if that obligation has not terminated, and the intending immigrant(s) in Part 3 of this affidavit of The poverty guidelines are calculated and published annually by the Department of Health and Human Services. Sponsors who are on active duty in the U.S. Armed Forces other than for training need only demonstrate income at 100 percent of the poverty line if they are submitting this affidavit for the purpose of sponsoring their spouse or child.

If you are currently employed and have an individual income which meets or exceeds 125 percent of the Federal poverty line or (100 percent, if applicable) for your household size, you do not need to list the income of any other person. determining your income, you may include the generated by individuals related to you by birth, marriage, or

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adoption who are living in your residence, if they have lived in your residence for the previous 6 months, or who are listed as dependents on your most recent Federal income tax return whether or not they live in your residence. For their income to be considered, these household members or dependents must be willing to make their income available for the support of the sponsored immigrant(s) if necessary, and to complete and sign Form I-864A, Contract Between Sponsor and Household Member. However, a household member who is the immigrant you are sponsoring only need complete Form I-864A if his or her income will be used to determine your ability to support a spouse and/or children immigrating with him or her.

If in any of the most recent 3 tax years, you and your spouse each reported income on a joint income tax return, but you want to use only your own income to qualify (and your spouse is not submitting a Form I-864A), you may provide a separate breakout of your individual income for these years. Your individual income will be based on the earnings from your W-2 forms, Wage and Tax Statement, submitted to IRS for any such years. If necessary to meet the income requirement, you may also submit evidence of other income listed on your tax returns which can be attributed to you. You must provide documentation of such reported income, including Forms 1099 sent by the payer, which show your name and Social Security number.

You must calculate your household size and total household income as indicated in Parts 4.C. and 4.D. of this form. You must compare your total household income with the minimum income requirement for your household size using the poverty guidelines. For the purposes of the affidavit of support, determination of your ability to meet the income requirements will be based on the most recent income-poverty guidelines published in the Federal Register at the time the Consular or Immigration Officer makes a decision on the intending immigrant's application for an immigrant visa or adjustment of status. Immigration and Consular Officers will begin to use updated poverty guidelines on the first day of the second month after the date the guidelines are published in the Federal Register.

If your total household income is equal to or higher than the minimum income requirement for your household size, you do not need to provide information on your assets, and you may not have a joint sponsor unless you are requested to do so by a Consular or Immigration Officer. If your total household income does not meet the minimum income requirement, the intending immigrant will be ineligible for an immigrant visa or adjustment of status, unless:

- You provide evidence of assets that meet the requirements outlined under "Evidence of Assets" below; and/or
- The immigrant you are sponsoring provides evidence of assets that meet the requirements under "Evidence of Assets" below: or
- A joint sponsor assumes the liability of the intending immigrant with you. A joint sponsor must execute a separate affidavit of support on behalf of the intending

immigrant and any accompanying family members. A joint sponsor must individually meet the minimum requirement of 125 percent of the poverty line based on his or her household size and income and/or assets, including any assets of the sponsored immigrant.

The Government may pursue verification of any information provided on or in support of this form, including employment, income, or assets with the employer, financial or other institutions, the Internal Revenue Service, or the Social Security Administration.

Evidence of Income

In order to complete this form you must submit the following evidence of income:

- A copy of your complete Federal income tax return, as filed with the Internal Revenue Service, for each of the most recent 3 tax years. If you were not required to file a tax return in any of the most recent 3 tax years, you must provide an explanation. If you filed a joint income tax return and are using only your own income to qualify, you must also submit copies of your W-2s for each of the most recent 3 tax years, and if necessary to meet the income requirement, evidence of other income reported on your tax returns, such as Forms 1099.
- If you rely on income of any members of your household or dependents in order to reach the minimum income requirement, copies of their Federal income tax returns for the most recent 3 tax years. These persons must each complete and sign a Form I-864A, Contract Between Sponsor and Household Member.
- Evidence of current employment or self-employment, such as a recent pay statement, or a statement from your employer on business stationery, showing beginning date of employment, type of work performed, and salary or wages paid. You must also provide evidence of current employment for any person whose income is used to qualify.

Evidence of Assets

If you want to use your assets, the assets of your household members or dependents, and/or the assets of the immigrant you are sponsoring to meet the minimum income requirement, you must provide evidence of assets with a cash value that equals at least five times the difference between your total household income and the minimum income requirement. For the assets of a household member, other than the immigrant(s) you are sponsoring, to be considered, the household member must complete and sign Form I-864A, Contract Between Sponsor and Household Member.

All assets must be supported with evidence to verify location, ownership, and value of each asset. Any liens and liabilities relating to the assets must be documented. List only assets that can be readily converted into cash within 1 year. Evidence of assets includes, but is not limited to the following:

- Bank statements covering the last 12 months, or a statement from an officer of the bank or other financial institution in which you have deposits, including deposit/withdrawal history for the last 12 months, and current balance;
- Evidence of ownership and value of stocks, bonds, and certificates of deposit, and date(s) acquired;
- Evidence of ownership and value of other personal property, and date(s) acquired; and
- Evidence of ownership and value of any real estate, and date(s) acquired.

Change of Sponsor's Address

You are required by 8 U.S.C. 1183a(d) and 8 CFR 213a.3 to report every change of address to the Immigration and Naturalization Service and the State(s) in which the sponsored immigrant(s) reside(s). You must report changes of address to INS on Form I-865, Sponsor's Notice of Change of Address, within 30 days of any change of address. You must also report any change in your address to the State(s) in which the sponsored immigrant(s) live.

Penalties

If you include in this affidavit of support any material information that you know to be false, you may be liable for criminal prosecution under the laws of the United States.

If you fail to give notice of your change of address, as required by 8 U.S.C. 1183a(d) and 8 CFR 213a.3, you may be liable for the civil penalty established by 8 U.S.C. 1183a(d)(2). The amount of the civil penalty will depend on whether you failed to give this notice because you were aware that the immigrant(s) you sponsored had received Federal, State, or local means-tested public benefits.

Privacy Act Notice

Authority for the collection of the information requested on this form is contained in 8 U.S.C. 1182(a)(4), 1183a, 1184(a), and 1258. The information will be used principally by the INS or by any Consular Officer to whom it is furnished, to support an alien's application for benefits under the Immigration and Nationality Act and specifically the assertion that he or she has adequate means of financial support and will not become a public charge. Submission of the information is voluntary. Failure to provide the information will result in denial of the application for an immigrant visa or adjustment of status.

The information may also, as a matter of routine use, be disclosed to other Federal, State, and local agencies or private entities providing means-tested public benefits for use in civil action against the sponsor for breach of contract. It may also be disclosed as a matter of routine use to other Federal, State, local, and foreign law enforcement and regulatory agencies to enable these entities to carry out their law enforcement responsibilites.

Reporting Burden

A person is not required to respond to a collection of information unless it displays a currently valid OMB control number. We try to create forms and instructions that are accurate, can be easily understood, and which impose the least

possible burden on you to provide us with information. Often this is difficult because some immigration laws are very complex. The reporting burden for this collection of information on Form I-864 is computed as follows: 1) learning about the form, 17 minutes; 2) completing the form, 22 minutes; and 3) assembling and filing the form, 30 minutes, for an estimated average of 69 minutes per response. The reporting burden for collection of information on Form I-864A is computed as: 1) learning about the form, 5 minutes; 2) completing the form, 8 minutes; 3) assembling and filing the form, 2 minutes, for an estimated average of 15 minutes per response. If you have comments regarding the accuracy of this estimates, or suggestions for making this form simpler, you can write to the Immigration and Naturalization Service, 425 I Street, N.W., Room 5307, Washington, D.C. 20536. DO NOT MAIL YOUR COMPLETED AFFIDAVIT OF SUPPORT TO THIS ADDRESS.

CHECK LIST

The following items must be submitted with Form I-864, Affidavit of Support Under Section 213A:

For ALL sponsors:

This form, the I-864, completed and signed before a notary public or a Consular or Immigration Officer.

Proof of current employment or self employment.

Your individual Federal income tax returns for the most recent 3 tax years, or an explanation if fewer are submitted. Your W-2s for any of the most recent 3 tax years for which you filed a joint tax return but are using only your own income to qualify. Forms 1099 or evidence of other reported income if necessary to qualify.

For SOME sponsors:

If the immigrant you are sponsoring is bringing a spouse or children, photocopies of the immigrant's affidavit of support and all supporting documentation with original notarized signatures on each photocopy of the affidavit for each spouse and/or child immigrating with the immigrant you are sponsoring.

If you are on active duty in the Armed Forces and are sponsoring a spouse or child using the 100 percent of poverty level exception, proof of your active military status.

If you are using the income of persons in your household or dependents to qualify,

A separate Form I-864A for each person whose income you will use other than a sponsored immigrant/household member who is not immigrating with a spouse and/or child.

Proof of their residency and relationship to you if they are not listed as dependents on your income tax return for the most recent tax year.

Proof of their current employment or self-employment.

	Copies of their individual Federal income tax returns for the 3 most recent tax years, or an explanation if fewer are submitted.
	nu use your assets or the assets of the sponsored grant to qualify,
	Documentation of assets establishing location, ownership, date of acquisition, and value. Evidence of any liens or liabilities against these assets.
	A separate Form I-864A for each household member other than the sponsored immigrant/household member.
	or a household member or dependent has used any means-tested public benefits in the last 3 years,
	A list of the programs and dates.
employ	are a joint sponsor or the relative of an ment-based immigrant requiring an affidavit of proof of your citizenship status.
	For U.S. citizens or nationals, a copy of your birth certificate, passport, or certificate of naturalization or citizenship.
	For lawful permanent residents, a copy of both sides of your I-551, Alien Registration Receipt Card.

1998 Poverty Guidelines* Minimum Income Requirement For Use in Completing Form I-864

For the 48 Contiguous States, the District of Columbia, Puerto Rico, the U.S. Virgin Islands, and Guam:

Sponsor's Household Size	100% of Poverty Line	125% of Poverty Line
	For sponsors on active duty	For all other sponsors
	in the U.S. Armed Forces	
	who are petitioning for	
	their spouse or child	
2	\$10,850	\$13,562
3	13,650	17,062
4 .	16,450	20,562
5	19,250	24,062
6	22,050	27,562
7	24,850	31,062
8	27,650	34,562
•	Add \$2,800 for each	Add \$3,500 for each
	additional person.	additional person.

	For A	laska	For H	Iawaii
Sponsor's Household Size	100% of Poverty Line	125% of Poverty Line	100% of Poverty Line	125% of Poverty Line
	For sponsors on active duty	For all other sponsors	For sponsors on active duty	For all other sponsors
	in the U.S. Armed Forces		in the U.S. Armed Forces	
	who are petitioning for		who are petitioning for	
	their spouse or child		their spouse or child	
2	\$13,570	\$16,962	\$12,480	\$15,600
3	17,070	21,337	15,700	19,625
4	20,570	25,712	18,920	23,650
5	24,070	30,087	22,140	27,675
. 6	27,570	34,462	25,360	31,700
7	31,070	38,837	28,580	35,725
8	34,570	43,212	31,800	39,750
	Add \$3,500 for each	Add \$4,375 for each	Add \$3,220 for each	Add \$4,025 for each
	additional person.	additional person.	additional person.	additional person.

Means-tested Public Benefits

Federal Means-tested Public Benefits. To date, Federal agencies administering benefit programs have determined that Federal means-tested public benefits include, but are not limited to, Food Stamps, Medicaid, Supplemental Security Income (SSI), and Temporary Assistance for Needy Families (TANF).

State Means-tested Public Benefits. Each State will determine which, if any, of its public benefits are means-tested. If a State determines that it has programs which meet this definition, it is encouraged to provide notice to the public on which programs are included. Check with the State public assistance office to determine which, if any, State assistance programs have been determined to be State means-tested public benefits.

Programs Not Included: The following Federal and State programs are not included as means-tested benefits: emergency Medicaid; short-term, non-cash emergency relief; services provided under the National School Lunch and Child Nutrition Acts; immunizations and testing and treatment for communicable diseases; student assistance under the Higher Education Act and the Public Health Service Act; certain forms of foster-care or adoption assistance under the Social Security Act; Head Start programs; means-tested programs under the Elementary and Secondary Education Act; and Job Training Partnership Act programs.

^{*}Published February 24, 1998; Effective for use with I-864 as of April 1, 1998.

PERSONAL HISTORY STATEMENT OF PROSPECTIVE ALIEN SPOUSE

1.	Name: (aura ama)	/ 5 : + \	(1117)
⊥ •	Name: <u>(</u>	surname)	(first)	(middle)
	Aliases,	nicknames and	maiden name:	
2.	Present	Address:		
	Permanen	t Address:	· .	
3.	Date of	Birth: (day)	(month) (year)	
4.	Place of	Birth: (town,	city), (state/terri	tory), (country)
5.	Citizens	hip at Birth:		
mean	ns of nat	Citizenship: uralization, state number:	tate place and date	If citizenship by of naturalization
7.	Overseas	Travel:		
	Date	Country	Purpose (travel,	business, etc.)
8.	Employer	s for last 10 y	/ears:	
	<u>Date</u>	Employer	Address	
9.	Educatio	n:		
	School	Location	<u>Date</u>	
10. to †		re the informat of my knowledge		n is true and correct

Signature of Prospective Alien Spouse/Date

Date

From: Applicant's Rank, Name, SSN, Branch of Service To: Commander, Navy Region, Southwest, (Attn: N5) Via: Applicant's Commanding Officer/Officer in Charge

Subj: APPLICATION FOR PERMISSION TO MARRY A MEXICAN NATIONAL

Ref: (a) COMNAVREGSWINST 1752.1

Encl: (1) Personal History Statement of Prospective Alien Spouse

- (2) Affidavit of Support with the United States Armed Forces
- (3) Certificate of Completed Marriage/Background Investigation (to include fingerprint check) from appropriate office for Prospective Alien Spouse
- (4) Birth/Baptismal Certificate for Prospective Alien Spouse
- (5) Certificate of Medical Examination of Applicant
- (6) Certificate of Medical Examination of Prospective Alien Spouse (from a Medical Officer of the U.S. Armed Forces or by a physician approved by the U.S. Consular Service)
- (7) Evidence of Termination of all Previous Marriages (if applicable)
- (8) Certificate of Counseling by a Chaplain
- (9) Parental Consent for Minors (up to age 19 years)
 (if applicable)
- (10) Statement of understanding that a spouse may be Ineligible for admission to the United States
- (11) Additional enclosures as necessary
- 1. It is requested I be granted permission to marry (name of prospective alien spouse) in (country). Enclosures (1) through () are submitted in compliance with reference (a).
- 2. The following personal data concerning myself is submitted:

Rank/Rate Date and place of birth Citizenship Marital status - () single () divorced () widowed
Number of previous marriages and dates terminated Present family members (relationship and age) Permanent residence Present Navy address Projected rotation date -

3.	The	fo	ollowing	personal	data	concerning	my	prospective	alien
spou	ıse :	is	submitte	ed:					

Full name Present address Date and place of birth Citizenship Marital status - () single () divorced () widowed
Number of previous marriages and dates terminated Present family members (relationship and age) -

4. I certify a legal officer adequately counseled me and understand the provisions and restrictions of the Immigration and Naturalization Act of 1952, as amended, concerning entry into the United States. I investigated the conditions that must be satisfied for my prospective alien spouse and children (if applicable) to gain entry into the United States for permanent residence. I understand final determination as to the eligibility for entry of my prospective alien spouse into the United States is not determined until application for visa is made and further, the U.S. Navy does not make this determination. I understand, should authority to marry be granted, the United States is in no way obligated to transport my spouse and family members to the United States except as provided for in current directives.

Signature of Applicant

Signature of legal officer witnessing signature and providing counseling

5. The telephone numbers and address where I can be reached in case of any questions or additional information regarding my request are as follows:

Comma	and Address:		
			\$\$\$\$\$#################################
	Telephone:	COMM:	
	_	DSN: _	
Home	Address:		
			·
	Telephone:	COMM:	

CERTIFICATE OF MEDICAL EXAMINATION OF APPLICANT

This is to certify (applicant's name) was physically examined.

The applicant <u>(is/is not)</u> free from mental illness, infectious venereal disease, active tuberculosis or any major communicable diseases.

The applicant is suffering from ($\underline{\text{list specific illness/disease}}$) and is not qualified to marry at this time. Another physical examination may be requested after ($\underline{\text{indicate number}}$) month(s).

Signature of Medical Officer
Type Name, Rank, Service, Duty Station

FIRST ENDORSEMENT

From: Applicant's Commanding Officer/Officer in Charge To: Commander, Navy Region, Southwest (N5)

- 1. Forwarded, recommending (approval/disapproval).
- 2. The applicant's <u>(medical screening/examination)</u> was verified by his/her Commanding Officer/Officer in Charge.
- 3. Appropriate additional information:

Signature of Commanding Officer/
Officer in Charge

STATEMENT ACKNOWLEDGING POSSIBLE INELIGIBILITY FOR NON-QUOTA IMMIGRATION VISA

Date

As set forth in MILPERSMAN 5352-030, we were advised regarding our contemplated marriage and are aware (name of prospective alien spouse) may not be eligible for an immediate relative immigration visa to the United States in accordance with the Immigration and Naturalization Act of 1952 (Public Law 414, 82nd Congress) as amended. Fully acknowledging this fact, we nevertheless hereby declare that we desire our contemplated marriage be authorized.

Signature of Applicant Spouse

Signature of Prospective Alien Spouse

Service Member's Parent's Signature (if applicable)

Prospective Alien Spouse's Parent's Signature (if applicable)

CERTIFICATE OF COUNSELING BY A CHAPLAIN

From: [Member of U.S. Military Chaplain Corps]
To: Commander, Navy Region, Southwest (N5)

Subj: COMPLETION OF PRE-MARRIAGE COUNSELING ICO [Applicant]

- 1. This is to certify the above named servicemember and his/her intended spouse have completed six sessions of pre-marriage counseling under my supervision.
- 2. Pre-marriage topics covered included: Unique Aspects of Marriage Partnership, Resolving Conflicts, and Financial Counseling [and any other topics covered].

Signature of Chaplain/Date Type Name, Rank, Service Duty Station